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7	Attorneys for Federal Defendants			
8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
10	SAN FRANCISCO DIVISION			
11				
12	AMERICAN CIVIL LIBERTIES UNION FOUNDATION,	Case No. 3:20-cv-09284-CRB		
13	Plaintiff,	STIPULATION AND [PROPOSED] ORDER REGARDING AUGUST RELEASE		
14	v.			
15	DEPARTMENT OF JUSTICE and FEDERAL			
16	BUREAU OF INVESTIGATION,			
17	Defendants.			
18				
19	WHEREAS, on June 18, 2021, the parties filed a Case Management Conference Statement (ECF			
20	No. 25);			
21	WHEREAS, in the Case Management Conference Statement, Defendant Federal Bureau of			
22	Investigation ("FBI") reported that it had "identified approximately 70 pages responsive to Item 1. The			
23	FBI maintains that it is unable to provide page counts for Items 2-4 due to the sensitive investigative			
24	techniques involved" (id.);			
25	WHEREAS, in the June 18, 2021 Case Management Conference Statement, FBI further noted that			
26	it "anticipates processing and releasing (subject to any withholdings) records responsive to Item 1 and			
27	records related to the publicly acknowledged contracts in Item 3 on or before August 31, 2021. However,			
28	if these record subsets involve more than 500 pages of responsive records, the FBI's position is that it will			
	STIPULATION AND [PROPOSED] ORDER REGARDING AUGUST RELEASE NO. 3:20-CV-09284-CRB 1			

1	process 500 pages of responsive records (again, subject to any withholdings) per month until complete"		
2	(id.);		
3	WHE	REAS, the Case Management Confe	erence Statement also noted that the FBI "agreed to
4	provide the A	CLU with further information regard	ling the nature of all remaining responsive documents
5	as well as its justification for its position on categorically withholding all remaining responsive records		
6	under Exemption 7(E) before the Case Management Conference before this Court on July 9, 2021 (id.);		
7	WHEREAS, the Court issued an order on June 24, 2021 "adopt[ing] the case management		
8	schedule" proposed in the parties' June 18, 2021 Case Management Conference Statement (ECF No. 26);		
9	WHEREAS, on July 9, 2021, the FBI provided the ACLU with information described in the Case		
10	Management Conference Statement;		
11	WHEREAS, the FBI has been processing the records but has not yet been able to isolate records		
12	related to publicly acknowledged contracts in Item 3;		
13	NOW	THEREFORE, IT IS HEREBY STIP	PULATED AND AGREED by the parties as follows:
14	1.	The FBI will release (subject to any	withholdings) the approximately 70 pages of records
15		responsive to Item 1 by September 9	9, 2021; and
16	2.	The FBI will continue processing r	ecords related to publicly acknowledged contracts in
17		Item 3, and will release those ma	aterials (subject to any withholdings) on or before
18		September 30, 2021. However, if	these record subsets involve more than 500 pages of
19		responsive records, the FBI will pro-	ocess 500 pages of responsive records (subject to any
20		withholdings) per month until comp	lete.
21	Dated: Augus	st 31, 2021	STEPHANIE M. HINDS
22			Acting United States Attorney
23			/s/ Jevechius D. Bernardoni* Jevechius D. Bernardoni
24			Assistant United States Attorney
25	Dated: Augus	st 31, 2021	/s/ Jennifer Stisa Granick
26		,	Jennifer Stisa Granick American Civil Liberties Union Foundation
27			39 Drumm Street
28			San Francisco, CA 94111 Telephone: 415-343-0758
	STIPULATION AND [PROPOSED] ORDER REGARDING AUGUST RELEASE		

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Fax: 415-255-1478 jgranick@aclu.org Jacob Snow American Civil Liberties Union Foundation of Northern California 39 Drumm Street San Francisco, CA 94111 Telephone: 415-621-2493 Fax: 415-255-1478 jsnow@aclunc.org Attorneys for Plaintiff *In compliance with Civil Local Rule 5-1(i)(3), the filer of this document attests under penalty of perjury that all other signatories have concurred in the filing of this document.

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1	[PROPOSED] ORDER		
2	Upon consideration of the parties' stipulation, and good cause appearing therefore, it is hereby		
3	ORDERED that the stipulation is hereby GRANTED.		
4	IT IS SO ORDERED.		
5	Dated:		
6			
7	THE HONORABLE CHARLES R. BREYER		
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